

## EXHIBIT I

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### IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

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ANNA K. NUPSON,

Plaintiff,

VS.

SCHNADER HARRISON SEGAL  
& LEWIS, LLP, and BRUCE A.  
ROSENFIELD, ESQ.,

Defendants. NO. 2:18-cv-02505-NIQA

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CONFIDENTIAL

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Videotaped deposition of BRUCE A.

ROSENFIELD, ESQUIRE, taken at Dilworth Paxton, LLP,  
1500 Market Street, Suite 3500E, Philadelphia,  
Pennsylvania, on Thursday, June 24, 2021, beginning  
at approximately 9:11 a.m., before Elizabeth Kelly,  
Professional Reporter and Notary Public in and of  
the Commonwealth of Pennsylvania.

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1           **A   Thank you.**

2           **Q   Was this document ever transmitted to**  
3           **Anna?**

4           **A   I don't know the answer to that. I don't**  
5           **recall. I don't think I gave it to her, but I don't**  
6           **-- I can't be sure of that. And I don't know that**  
7           **-- whether someone else did, I don't know.**

8           **Q   Did she ever see this document?**

9           **A   I think she did. I went -- because at the**  
10           **meeting on what I think is September 17th, I went**  
11           **through the terms of the GRAT with her, so I would**  
12           **have had a copy of the GRAT with me and sitting with**  
13           **her.**

14           **So whether I gave her a copy, I**  
15           **really don't remember. I might have given her a**  
16           **copy of the GRAT at that point, but I went through**  
17           **all of the terms of it. And that's reflected in her**  
18           **notes.**

19           **Q   Did you tell her that this began as an**  
20           **oral GRAT?**

21           **A   No, it was -- that's irrelevant. I told**  
22           **her it began as a GRAT. It was created on**  
23           **February 1, 2001.**

24           **Q   What did you -- when did you start**  
25           **representing Anna Nupson in this matter that we're**